grams that are funded under this title, title XIX. Stamp Act of 1977, or benefits in 2 or more States under the supplemental security income program under title The preceding sentence shall not apply with convicrespect to a tion of an individual, for any month beginning the after President of the United States grants a pardon respect t.o the conduct which was the subject of the CONVICTION
"(9) DENIAL OF ASSISTANCE FOR FUGITIVE FELONS AND PROBATION AND PAROLE VIOLATORS.— "(A) IN GENERAL<mark>.....A</mark> State to which a grant under section 403 shall not use any part οf the to provide assistance to any individual who is—
"(i) fleeing to avoid prosecution or custody confinement after conviction, under the of place from which the individual flees, for crime or an attempt to commit a crime, which is felonv under the laws of the place from which the individual flees, or which in the case of the State of Tersev. New is a high misdemeanor under the laws ٥f such State: or "(ii) violating a condition of probation or narole imposed under Federal or State law. The preceding sentence shall not apply with respect tο conduct of an individual, for any month after beainnina the President of the United States grants a nardon with respect to the conduct. (B) EXCHANGE OF INFORMATION WITH LAW ENFORCE-MENT AGENCIES —If a State to which a grant made under section 403 establishes safeguards against. the or disclosure of information about applicants recipients or assistance under the State of nroaram funded under this part the safeguards shall not prevent the State agency administering the program from furnishing a Federal. State, or local law enforcement officer, upon the request of the officer, with the current address of recipient if the officer furnishes the agency with the

of

recipient and notifies the agency

name

"(i) the recipient— "(I) is described in subpara<mark>gr</mark>ap<mark>h</mark> (A): or "(II) has information that is necessary for the officer to conduct the official duties of the officer; "(ii) the location or apprehension of the recipient is within such official duties. "(10) DENIAL OF ASSISTANCE FOR MINOR CHILDREN ARE ARSENT FROM THE HOME FOR A SIGNIFICANT PERIOD — "(A) IN GENERAL.—A State to which a grant is made ' under section 403 shall not use any part of arant to provide assistance for a minor child who been. or is expected by a parent (or other caretaker relative) of the child to be, absent from the home for a neriod of 45 consecutive days or, at the option of the State. neriod of not less than 30 and not more than 180 consecutive days as the State may provide for in the State submitted pursuant to section 402 "(B) STATE AUTHORITY TO ESTABLISH GOOD EXCEPTIONS.—The State may establish such

good cause